

OPPOSITE THE APPLICABLE DOCKET ENTRIES IN SECTION IV SHOW, IN SECTION V, ANY OCCURRENCE OF EXCLUDABLE DELAY PER 18 USC §3161(h) - "SPEEDY TRIAL ACT".

_	LETTER CODES
ΔΥ	For Identifying

Periods of Exclud-able Delay Per 18 U.S.C. 3161(h)

A. Examination or hearing for mental or physical in-capacity (18 U.S.C. 4244).



- B. NARA Examination (28 U.S.C. 2902).
- C. State or Federal trials on other charges.
- D. Interlocutory Appeals.
- E. Hearings on pretrial motions.
- F. Transfers from other districts (per F.R.Cr.P. Rules 20, 21 & 40).



- G. Defendant Motion is actually under advisement. Period of up to 30 days is excludable per 3161(h)(1)(G).
- H. Miscellangs:
 Proceedings:
 Probation or
 Parole revocation, Deportation,
 Extradition.
- I. Prosecution de-ferred by mutual agree-ment.
- M. Unavailability of defendant or essential witness.
- N. Period of men-tal or physical incompetence of defendant to stand trial.
- O. Period of NARA Com-mitment or Treatment.
- P. Superseding Indictment and/or new charges.
- R. Defendant awaiting trial of Co-defen-dant when no severance has been granted.



- T. Continuances Granted per 3161(h)(8) (i.e. ends of justice or com-plexity of case outweighs de-fendants' interests).
- U. Time between guilty plea and plea with-drawal.
- V. Time while moving prisoner from state institutions per transfer/ detainer procedure.



- W. Grand Jury in-dictment ex-tended per 3161 (b).
- Y. Any delay ex-cluded by court order for reasons not included above.

DATE	IV. PROCEEDINGS (continued)		XCLUDABLE		
		(a)	(b)	(c)	l (q
-30-76	(continued); def. given 10 days to file motions; govt 5 days to respond. After no objs. by govt. to bond reduction, Ct. grants appl./reduction. Bond reduced to \$10,000 surety or \$1,000 cash. Def. counsel direct to apply for admission to this Bar. Mr. Edwards advises that he may request withdrawal from case. Def. remanded to U.S. Marshal.(HDC for AEB-J)rm				
3-30	Appearance bond (\$1000 cash), filed. rm				
3-30	Order specifying methods and conditions of release, filed. (MLB-Mag) rm		*		
3-31	MO: Case set for Jury trial on 5-24-76, at 9:30 A.M. (AEB-J)b nots mld w/affid.				
5-14	Motion of Donald A. Edwards to withdraw as attorney for Deft., filed. b opy to bleme () to)				
5-18	Order, filed, sustaining mot. of Edwards to w/draw as atty. of record for deft. (AEB-J)k cps mld				
5-18	Trial Brief of USA, fld. v -cpy to Dene.				
5-24	Case called for Jury trial. Deft. present w/new co. T. Klentos & requests continuance. Govt. represented Ct. does not allow continuance & due to previous commitment of Mr. Klentos, Ct. appoints Phil Brecken-ridge as Deft. co. Ct. increases Deft. bond to \$10,000 & Deft. remanded to USM. Jury selected. Trial date passed to June 2, 1976, at 10:00 A.M. (AEB-J)b	•	e de la companya de l		
6-1-	Hearing held upon direction of the Honorable Allen E. Barrow, and finding that the Deft. would appear in Court as directed, the bond of Deft. was fully reinstated and he was released from jail-type custody at 3:45 P.M., on 5-30-76.(DB-Mag) b				
6 - 2	Case tried to Jury. Deft. present & represented. Govt. represented. Govt. requests brief recess as all witnesses have not appeared. Ct. rescess at 10:15A.M. 11:10 A.M., Ct. reconvened & Jury sworn. Rule is invoked & Govt. makes opening statement. Govt. presents case in chief, witnesses sworn & testify.				
	Upon cross examination of witness Deft. makes oral motion to suppress Govt's evidence out of hearing of jury. Jury excused to Ct. may hear motion to suppress Hearing held, & Ct. sustains Deft's motion to suppress. Govt. announces they have no evidence to try case further. Govt. makes oral motion for dismissal of indictment. Order for Dismissal signed & filed in open court. Govt. allowed to w/draw exhibits from hearing on mot. to suppress. Jury discharged. (AEB-J)b				
6 - 2	Order for Dismissal, filed & entered. (AEB-J)b cps mld				
6-3	Order, filed, that the mot. to suppress is sustained. (AEB-J)v -cps mld				
6-3	Order, filed, that the bond of Deft. is exonerated & Clerk is directed to refund monies. (AEB-J)v				
6-2	Subpoenae ret. & filed: served Gary Lay, Denver Victor moore; unserved as to David Mark Johnson. 3	İ			
69	Subpoena ret. & fld. Served Denver V. Moore in Tulsa on 5-20-76	(a)-	(b)	(c)_ Ltr.	